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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/883,724	06/18/2001	Bruno Richard	B-4215 618883-0	2443

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Los Angeles, CA 90036

EXAMINER

KISS, ERIC B

ART UNIT PAPER NUMBER

2122

DATE MAILED: 11/12/2004

Please find below and/or attached an Office communication concerning this application or proceeding.

Office Action Summary

Application No. 09/883,724	Applicant(s) RICHARD ET AL.	
Examiner Eric B. Kiss	Art Unit 2122	

-- The MAILING DATE of this communication appears on the cover sheet with the correspondence address --

Period for Reply

A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION.

- Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.
- If the period for reply specified above is less than thirty (30) days, a reply within the statutory minimum of thirty (30) days will be considered timely.
- If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.
- Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).

Status

- 1) Responsive to communication(s) filed on 14 July 2004.
- 2a) This action is FINAL.
- 2b) This action is non-final.
- 3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under *Ex parte Quayle*, 1935 C.D. 11, 453 O.G. 213.

Disposition of Claims

- 4) Claim(s) 1-9 is/are pending in the application.
4a) Of the above claim(s) _____ is/are withdrawn from consideration.
- 5) Claim(s) _____ is/are allowed.
- 6) Claim(s) 1-9 is/are rejected.
- 7) Claim(s) _____ is/are objected to.
- 8) Claim(s) _____ are subject to restriction and/or election requirement.

Application Papers

- 9) The specification is objected to by the Examiner.
- 10) The drawing(s) filed on _____ is/are: a) accepted or b) objected to by the Examiner.
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).
- 11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.

Priority under 35 U.S.C. § 119

- 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).
a) All b) Some * c) None of:
1. Certified copies of the priority documents have been received.
2. Certified copies of the priority documents have been received in Application No. _____.
3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).
* See the attached detailed Office action for a list of the certified copies not received.

Attachment(s)

- 1) Notice of References Cited (PTO-892)
- 2) Notice of Draftsperson's Patent Drawing Review (PTO-948)
- 3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08)
Paper No(s)/Mail Date _____
- 4) Interview Summary (PTO-413)
Paper No(s)/Mail Date _____
- 5) Notice of Informal Patent Application (PTO-152)
- 6) Other: _____

DETAILED ACTION

1. The reply filed 14 July 2004 has been received and entered. Claims 1-9 are pending.

Oath/Declaration

2. The oath or declaration is defective. A new oath or declaration in compliance with 37 CFR 1.67(a) identifying this application by application number and filing date is required. See MPEP §§ 602.01 and 602.02.

The oath or declaration is defective because:

It does not state that the person making the oath or declaration acknowledges the duty to disclose to the Office all information known to the person to be material to patentability as defined in 37 CFR 1.56.

Applicant has only acknowledged the duty to disclose information under 37 CFR 1.56(a). The duty to disclose information under 37 CFR 1.56, in its entirety (including 37 CFR 1.56(a-e)), must be acknowledged.

Response to Amendment

3. Applicant's amendments to the claims appropriately address the objections to the claims, based on informalities, as detailed in the previous Office action. Accordingly, these objections are withdrawn in view of Applicant's amendments.

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4. Applicant's amendments to the claims appropriately address the rejections of the claims under 35 U.S.C. §112, second paragraph, based on indefiniteness as detailed in the previous Office action, except as discussed below. Accordingly, all such rejections have been withdrawn unless they are reproduced below. New rejections under 35 U.S.C. §112, second paragraph have also been added as detailed below.

Response to Arguments

5. In response to Applicant's arguments on p. 7, under the heading "Rejection under 35 U.S.C. §112", with respect to the terms "the command line" and "the NT domain", please see the discussion regarding trademarks in item number 7 below.

6. Applicant's Applicant's arguments with respect to the rejection of claims 1-9 under 35 U.S.C. §103(a) have been considered but are moot in view of the new ground(s) of rejection. The previous grounds of rejection have been withdrawn, except as reproduced below. New rejections based on indefiniteness under 35 U.S.C. §112, second paragraph, appear below. The lack of a rejection based on prior art for a particular claim should not be construed as an indication of impending allowability of that claim.

Specification

7. The abstract of the disclosure is objected to because of the erroneous inclusion of the text "Figure 1" at the end. Correction is required. See MPEP § 608.01(b).

8. The use of trademarks, such as WINDOWS, WINDOWS NT, UNIX, and WIN32, has been noted in this application. Trademarks should be capitalized wherever they appear and be accompanied by the generic terminology.

Although the use of trademarks is permissible in patent applications, the proprietary nature of the marks should be respected and every effort made to prevent their use in any manner which might adversely affect their validity as trademarks.

It is noted that Applicant has in most instances acceptably used the various trademarks appearing in the instant specification. However, multiple examples of incorrect use can still be found. For example, on p. 1, in line 10, "under a WINDOWS NT TM or similar environment" would be better written as --under a WINDOWS NT[®] operating system or similar environment-- . In the case of this example, "operating system" is the appropriate generic terminology associated with the trademark WINDOWS NT[®]. As another example, on p. 7, in lines 32-33, "...the Microsoft Office TM software package which is marketed by Microsoft TM Corp." would be better written as --...the Microsoft[®] Office software package which is marketed by Microsoft Corp.--. The use of "Microsoft" as an adjective to describe a software product of the Microsoft Corporation would be a use of the registered trademark Microsoft[®]. Note that when the word

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“Microsoft” is used to describe the company itself, and not one of its products (as it is used, for example, on p. 7, in line 33), it is not a trademark.

Since the trademarks appearing in the specification are predominately those of the Microsoft Corporation, the Examiner has attached as Appendix A to this action, copies of “General Microsoft Trademark Guidelines” and “Microsoft Trademarks”, documents publicly available on Microsoft’s web site, to better assist Applicant in expediting correction of this issue. The Examiner has further attached as Appendix B to this action, a copy of “UNIX® Trademark Usage”, describing proper usage of the UNIX® trademark.

The labeling of disclosed elements with the descriptor “NT” (for example, “NT domain” on p. 2, in line 30) is **not** interpreted as implying or incorporating, *per se*, any additional special technical features within the recited elements, such as those technical features found in a specific WINDOWS NT® operating system. Rather, all instances of “NT”, apart from their occurrence within the recognized trademark WINDOWS NT®, are subsequently treated merely as labels serving no significant technical purpose. The reason for this interpretation is that, assuming Applicant intended these labels to be an abbreviated version of the WINDOWS NT® trademark, such labeling would constitute further improper usage of trademarks (see, for example, the discussion above and the documents contained in Appendix A). Further, a trademark is used to identify a source of goods, and not the goods themselves. Thus a trademark or trade name does not identify or describe the goods associated with the trademark or trade name. See MPEP §§ 608.01(v), 2173.05(u).

For reasons similar to those cited above, the recitation of “Windows NT” in the specification and claims is **not** interpreted as implying or incorporating, *per se*, any additional

special technical features within the recited elements, such as those technical features found in a specific WINDOWS NT® operating system.

Claim Rejections - 35 USC § 112

9. The text of those sections of Title 35, U.S. Code not included in this action can be found in a prior Office action.

10. Claims 1-9 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

Claim 1 recites two occurrences of the parenthetical expression "(package.ini)". This renders the claim indefinite because it is unclear whether the limitations enclosed by parentheses are part of the claimed invention.

Claim 1 recites a method step of installing an executable file from a shared resource on a network onto a remote client at the direction of an administrator console on the network (a remote installation operation) and further recites that the remote client operates under an operating system which does not support a remote installation facility (lines 2-4). It is unclear how such a step should be possible given that the claim requires that the client not support such capability.

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Claim 2 recites the parenthetical expressions "(package.ini)" and "(pushservice.exe)". This renders the claim indefinite because it is unclear whether the limitations enclosed by parentheses are part of the claimed invention.

Claim 2 recites the limitation "the NT Service Control Manager (SCM)" in line 10. There is insufficient antecedent basis for this limitation in the claim.

Claim 2 contains the trademark/trade name WINDOWS NT®. Where a trademark or trade name is used in a claim as a limitation to identify or describe a particular material or product, the claim does not comply with the requirements of 35 U.S.C. 112, second paragraph. See *Ex parte Simpson*, 218 USPQ 1020 (Bd. App. 1982). The claim scope is uncertain since the trademark or trade name cannot be used properly to identify any particular material or product. A trademark or trade name is used to identify a source of goods, and not the goods themselves. Thus, a trademark or trade name does not identify or describe the goods associated with the trademark or trade name. In the present case, the trademark/trade name is used to identify/describe a particular software product and, accordingly, the identification/description is indefinite.

Claim 3 recites the limitation "the command line" in lines 4-5. There is insufficient antecedent basis for this limitation in the claim.

Claim 3 recites the parenthetical expression "(package.ini)". This renders the claim indefinite because it is unclear whether the limitation enclosed by parentheses is part of the claimed invention.

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Claim 4 recites the parenthetical expression "(package.ini)". This renders the claim indefinite because it is unclear whether the limitation enclosed by parentheses is part of the claimed invention.

Claim 5 recites the limitation "the NT domain" in line 4. There is insufficient antecedent basis for this limitation in the claim.

Claim 6 recites the parenthetical expression "(pushservice.exe)". This renders the claim indefinite because it is unclear whether the limitation enclosed by parentheses is part of the claimed invention.

Claim 7 is rejected based on limitations recited in parent claim 2, as discussed above.

Claim 8 recites the parenthetical expressions "(package.ini)" and "(pushservice.exe)". This renders the claim indefinite because it is unclear whether the limitations enclosed by parentheses are part of the claimed invention.

Claim 9 recites the limitation "the NT Service Control Manager (SCM)" in lines 7-8. There is insufficient antecedent basis for this limitation in the claim.

Conclusion

11. Any inquiry concerning this communication or earlier communications from the Examiner should be directed to Eric B. Kiss whose telephone number is (571) 272-3699. The Examiner can normally be reached on Tue. - Fri., 7:15 am - 4:45 pm. The Examiner can also be reached on alternate Mondays.

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If attempts to reach the Examiner by telephone are unsuccessful, the Examiner's supervisor, Tuan Dam, can be reached on (571) 272-3695. The fax phone number for the organization where this application or proceeding is assigned is (703) 872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see <http://pair-direct.uspto.gov>. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

EBK / EBK
November 5, 2004



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Microsoft

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1 2 3

Protect your PC
3 steps to help ensure your PC is protected.

APPENDIX A (13 PAGES)

About Microsoft > Intellectual Property > Trademarks

General Microsoft Trademark Guidelines

Published: June 9, 2003 | Updated: May 10, 2004

The name *Microsoft* is synonymous with high-quality computer software and hardware products and services. Microsoft trademarks are extremely valuable because they represent the standards of excellence and consistent quality associated with Microsoft. This page contains detailed information about how to reference Microsoft trademarks in different scenarios.

Referencing Microsoft Trademarks in Text

Proper use of Microsoft trademarks is important. You may use Microsoft trademarks or product names to refer to Microsoft products and services provided you follow these guidelines. Your use must not mislead consumers as to any Microsoft sponsorship, affiliation, or endorsement of your company, or your products or services.

Properly Identify Microsoft Brand Products

When referencing Microsoft software and products, apply the appropriate trademark symbols in accordance with the list of current Microsoft trademarks.

- [Microsoft Trademarks List](#)

Here are some examples of Microsoft brands and their descriptors.

- Microsoft® software.
- Windows® operating system.
- Encarta® multimedia encyclopedia.
- FrontPage® Web site creation and management tool.
- MSN® Internet Services.
- Outlook® messaging software.
- PowerPoint® presentation graphics program.
- Xbox® video game system.

Set Microsoft Trademarks Apart From Other Words or Nouns They Modify

The common way to do this is to capitalize the product name and use the appropriate trademark symbol and appropriate descriptor. You may also underline, italicize, or bold the name. Examples:

Correct: After you install the *Windows®* operating system...

Incorrect: After installing Windows programs you can...

Use Trademark Notices

Include an attribution of Microsoft's ownership of the trademark(s) within the credit notice section of your documentation or advertisement. The format to follow is:

"Microsoft, Encarta, MSN, and Windows are either registered trademarks or trademarks of Microsoft Corporation in the United States and/or other countries."

Do Not Shorten, Abbreviate, or Create Acronyms out of Microsoft Trademarks

Correct: This product works with Windows® 98, Windows 2000, and Windows NT®

Incorrect: This product works with Windows 98, Win2000, and NT

Do Not Use Inappropriate Descriptors

Microsoft trademarks identify specific products and services. Do not refer to applications, services, or hardware devices that work with Microsoft products incorrectly. For example, do not refer to products or services that work with the Windows operating system as "Windows applications," "Windows services," or "Windows hardware." If need be, these types of products can be referred to by their relationship to the Windows operating system by inserting the word "based" in between the name Windows and the type of product designed to work with Windows.

Correct: SpreadsheetXYZ is a Windows®-based application

Incorrect: SpreadsheetXYZ is a Windows application

Do Not Use Microsoft Trademarks in the Possessive or Plural Form

Microsoft trademarks should never be used in the possessive or plural form, but should be introduced as a proper adjective followed by an appropriate descriptor.

Correct: This presentation was created using PowerPoint® presentation manager

Incorrect: Widget Software Company included some PowerPoints in its presentation

Additional Guidelines for Advertising Collateral, Marketing, and Product Packaging

You may reference the names of Microsoft products and services on packaging, Web site, and in advertising materials to indicate your product's compatibility with a specific Microsoft product or service, provided the reference complies with the guidelines herein and the specifications below.

Compatibility

Any use of a Microsoft logo to indicate compatibility must be pursuant to a logo license under one of Microsoft's Logo Programs:

1. You may use Microsoft trademarks in referential phrases such as "Works with Windows XP," "Runs on Windows 2000," and "For use with Xbox."
2. Do not use any Microsoft trademarks as your product name, service name, or company name.
3. Do not use product, service, or company names that could be confused with any Microsoft trademark.
4. Do not mimic or copy Microsoft's product packaging, advertising or trade dress.
5. Do not use Microsoft trademarks more prominently than your product or service name. You should maintain a visual distinction between your company and product name and any Microsoft trademark.
6. Do not create or use any logos that include a Microsoft trademark unless your use is pursuant to a license from Microsoft (for example, do not create your own Windows compatibility logo).

Logos

Do not use the Microsoft Corporate logo, Windows logo, or any other Microsoft logos, symbols, or icons on or in connection with products, packaging, manuals, promotional/advertising materials, or Web site for any purpose except pursuant to an express written trademark license from Microsoft.

- [Visit the Logo Programs Page](#)

The Microsoft Corporate Logo may only be used in limited situations to refer to Microsoft Corp.

- [Visit the Microsoft Corporate Logo Guidelines Page](#)

Link Logos

You may place a text link to a Microsoft Web page on your site if the text link is not a prominent feature on the site or used in any way to confuse or mislead consumers. You may refer to the Microsoft company name or Microsoft product and service names in a plain text font and format, provided this use follows our general trademark guidelines, and you include appropriate wording such as "This way to Microsoft.com." Except for the Link Logos as provided by Microsoft, you may not use the Microsoft corporate logo or any other Microsoft logo or graphic to link to Microsoft. You may only use Microsoft link logos in accordance with the guidelines applicable to each logo as provided.

- [Visit the Link Logos Page](#)

Web Sites

You may reference Microsoft product, service, and technology names on your Web site to indicate that your Web site runs on, or is compatible with, the referenced Microsoft product or technology, provided the reference complies with the guidelines herein. Do not use any Microsoft trademark in the title of your Web site or as a second-level domain name. You may not use any Microsoft logo without a license or written specifications from Microsoft.

Publications, Seminars, and Conferences

You may reference Microsoft product, service, and technology names on the cover of magazines and periodicals, and in the title of seminars and conferences provided you comply with the guidelines herein and the following specifications:

1. The publication, seminar, or conference should relate to the specific Microsoft product, service, or technology referenced.
2. Your name and logo should appear more prominently than the Microsoft word mark on all printed materials related to the magazine, periodical, seminar, or conference.
3. A disclaimer of sponsorship, affiliation, or endorsement by Microsoft, similar to the example below, should be included on the publication and all related printed materials:

"(Title) is an Independent (publication) and is not affiliated with, nor has it been authorized, sponsored, or otherwise approved by Microsoft Corporation."

4. You should include a trademark attribution per the notice format provided in the **Use Trademark Notices** section of this page.
5. Do not use a Microsoft trademark as the leading word (or most prominent element) in your magazine, periodical, seminar, or conference title. You may use Microsoft trademarks in a referential manner such as "XYZ MAGAZINE for the Windows operating system." Use outside this referential manner (such as "Windows Magazine") requires a license from Microsoft Corporation.
6. Do not use the Microsoft Corporate logo, Windows logo, or any other Microsoft logo on or in the publication, or on any materials related to the publication, seminar, or conference. Special circumstances may merit a license from Microsoft.
7. Do not use a Microsoft trademark in any manner that suggests Microsoft's affiliation, sponsorship, or certification of the magazine, periodical, seminar, or conference.

Box Shots, Screen Shots, and Icons

Box shots, screen shots, and some icons may be used pursuant to Microsoft's guidelines for these items. Read about each on the Copyrights: Use of Images page:

- [Box Shots](#)
- [Screen Shots](#)
- [Icons](#)

Company, Product, Service, and Domain Names

Do not use or register any Microsoft trademark, including Microsoft logos, symbols, icons, or any potentially confusing variation thereof as part of your company name, trade name, product name, service name, or domain name. Do not place your company name, trademarks, service marks, or product names next to (or combine them with) a Microsoft product name.

Endorsement or Sponsorship

Do not use any Microsoft trademark in any manner that expresses or implies Microsoft's affiliation, sponsorship, endorsement, certification, or approval. Do not use any Microsoft trademark in such a manner that it appears Microsoft is legally associated with your company. You must display your company name more prominently than any Microsoft trademark on all materials.

Merchandise Items

Do not manufacture, sell, or give away merchandise items such as T-shirts, mugs, etc. bearing any Microsoft trademark, including logos, except pursuant to an express written trademark license from Microsoft.

Trade Dress and Advertising Elements

Do not imitate Microsoft's logos, logotypes, trade dress, or other elements of Microsoft product packaging and Web sites in any of your materials, including but not limited to advertising, product packaging, Web sites, and promotional materials.

Slogans and Taglines

Do not use or imitate any Microsoft tagline including but not limited to "Your Potential. Our Passion.™"

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Microsoft Trademarks

Published: June 9, 2003 | Updated: August 18, 2004

This page contains the most current information on Microsoft trademarks. For guidance on how to refer properly to Microsoft product names and trademarks, review the General Trademark Guidelines.

- [General Microsoft Trademark Guidelines](#)

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- ↓ [Xbox Video Games-Japan](#)
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Microsoft Corporation Trademarks

The absence of a name or logo in this list does not constitute a waiver of any and all intellectual property rights that Microsoft Corporation has established in any of its product, feature, or service names or logos.

Trademark	Status	Descriptor
ActiMates	®	Interactive toy
Active Accessibility	®	Programming interfaces tools
Active Desktop	®	Interface Item
Active Directory	®	Directory service
ActiveMovie	®	Application programming interface
ActiveStore	®	Retail technology architecture
ActiveSync	®	Technology
ActiveX	®	Technologies, platform, controls, scripting, server framework
Advisor FYI	®	Personalized financial guidance
Age of Empires	®	Game
Age of Mythology	®	Game
Amped	®	Video game
Authenticode	®	Technology
Automap	®	Travel series
AutoRoute	TM	Road atlas
AutoRoute Express	®	Road atlas
AutoRoute Plus	®	Professional road atlas

AutoSum	TM	Tabulation tool
Azurik	®	Video game
BackOffice	®	Family server
BackOffice logo (graphic only)	®	
Bankshot Billiards	TM	Game
bCentral	TM	Small business portal
BizTalk	®	Server
Blinx	®	Video game
Blood Wake	®	Video game
Bookings	®	Font
Bookshelf	®	CD-ROM reference library
Brigand	TM	Collectible airplane
Brute Force	TM	Video game
Bungle	®	Games
Bungie logo	TM	
Bungie.net logo	TM	
Candara	TM	Font
Carpoint	®	Online automotive service
ClearLead	TM	Lead management platform
ClearType	®	Display technology
Computing Central	®	Computer user's information service
Constantia	TM	Font
Cortana	®	Action figure
Crimson Skies	®	Game
DataTips	®	Pop-up information
Devastator	TM	Collectible airplane
Developer Studio	®	Visual development system
Digital Anvil	®	Games
Direct3D	®	Application programming interface
DirectAnimation	®	Application programming interface
DirectBand	TM	Wireless technology
DirectDraw	®	Application programming interface
DirectInput	®	Application programming interface
DirectMusic	®	Application programming interface
DirectPlay	®	Application programming interface

DirectShow	®	Application programming interface
DirectSound	®	Application programming interface
DirectX	®	Application programming interface
Encarta	®	Multimedia encyclopedia/online encyclopedia
Encarta logo (graphic only)	TM	
Ensemble Studios	TM	Games
Entourage	®	E-mail and personal information manager
Exhibition	®	Demo disc
FASA Studio	®	Games
Finty Flush	®	Game
Fist of the Lotus	TM	Video game
Forza Motorsport	TM	Game
Fox head logo	®	
Freelancer	TM	Game
Fringer	®	Game
FrontPage	®	Web site creation and management tool
Fuzlon Frenzy	®	Video game
Georgia	®	Font
Halo	®	Video game
Halo 2 logos	TM	
HDCD	®	Audio enhancement technology
HDCD logo	®	
Hexic	TM	Game
HighMAT	TM	Technology
HighMAT logo	TM	
High Road to Revenge	TM	Video game
HomeAdvisor	®	Online house and home buying guide
HomeClick	®	Network software
Home Essentials	®	Software
Hotmail	®	Web-based e-mail service
InfoPath	TM	Information-gathering program
Inside Pitch	TM	Video game
IntelliEye	®	Optical technology
IntelliMirror	®	Management technologies
IntelliMouse	®	Pointing device

IntelliSense	®	Technology
IntelliShrink	®	Text compression system
IntelliSpeed	®	Broadband technology platform
Iskoola Pota	TM	Font
J/Direct	®	Application programming interface
Jawbreaker	®	Game
JScript	®	Development software
Kung Fu Chaos	TM	Video game
LineDrive	TM	Mapping feature
Links	®	Golf simulation
LinkExchange	TM	Online business services
Links Extreme	®	Game
Liquid Motion	®	Web multimedia and animation
Mapbase	®	Desktop mapping program
MapManager	TM	Desktop mapping
MapPoint	®	Business mapping software
MapVision	TM	Desktop mapping program
Marine Mania	®	Game
MechAssault	®	Video game
MechCommander	®	Game
MechWarrior	®	Game
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Microsoft	®	Software
Microsoft Agent logo	TM	
Microsoft eMbedded Visual Tools logo	®	
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Microsoft Internet Explorer logo (graphic only)	®	
Microsoft .NET Connected logo	TM	
Microsoft Power Sense	TM	Technology
Microsoft Press	®	Books
Microsoft TaxSaver	®	Tax preparation software
Microsoft TV logo	TM	
Midtown Madness	®	Game
Monster Truck Madness	®	Racing simulation

Motocross Madness	®	Game
Mozaki	TM	Game
MS-DOS	®	Operating system
MSDN	®	Developer program
MSN	®	Network of Internet services
MSN logo (butterfly)	®	
Music Central	®	Interactive music reference and entertainment guide
Natural	®	Keyboard
Natural Language logo	®	
.NET logo	TM	
NetMeeting	®	Conferencing software
NIIna	®	Font
Office logo (puzzle design)	®	
Office logo	TM	
OneNote	®	Note-taking program
OpenType	®	Font technology
Optical Technology logo	®	
OptiMatch	TM	Game matchmaking system
Outlook	®	Messaging and collaboration client
OutSmart	®	Online game
Passport logo	®	
PGR	TM	Video game
Phantom Dust	TM	Game
PhotoDraw	®	Business graphics software
Picture It!	®	Consumer photo-editing software
PivotChart	®	Dynamic views
PivotTable	®	Dynamic views
PowerPoint	®	Presentation graphics program
Precision Racing	®	Game
Project Gotham Racing	®	Video game
Quantum Redshift	®	Video game
QuickShelf	®	Information retrieval tool
Reader logo	®	
Realmation	®	Animation technology
Realty Desktop	TM	Transaction management platform

Revenge of Arcade	®	Game
Revenue Avenue	®	Affiliate program directory
Rise of Nations	®	Game
Rise of Perathia	®	Video game
Rushmore	TM	Query technology
SharePoint	®	Team Services Portal Server Services
ShapeSheet	®	Shape extensibility
SideWinder	®	Joystick, game pad
Slate	®	Online magazine
SmartConnectors	®	Diagram technology
SmartScreen	TM	Technology
SmartShapes	®	Symbols
Sneakers	®	Video game
Software Jukebox logo	TM	
Starlancer	®	Game
Starts Here	®	Multimedia training series
Sudeki	TM	Video game
Tahoma	®	Font
Tao Feng	®	Video game
Tex Murphy	®	Game
The Age of Kings	®	Game
The Time Sweeper	TM	Video game
The Unseen	TM	Video game
TipWizard	®	Assistant
Top Spin	TM	Video game
Trekker	TM	Pointing device
TrueImage	®	Page description language
TutorAssist	®	Learning technology
UltimateTV	®	Service
UltimateTV logo	TM	
Verdana	®	Font
VGA	TM	Golf promotion
Virtual Golf Association	TM	Golf promotion
Visio	®	Drawing and diagramming software

Visual Basic	®	Development system
Visual Basic logo (graphic only)	®	
Visual C++	®	Development system
Visual C#	®	Development tool
Visual FoxPro	®	Database development system
Visual InterDev	®	Web development system
Visual J++	®	Development system, development system for the Java language
Visual J#	®	Development tool
Visual SourceSafe	®	Version control system, version control software
Visual Studio	®	Development system
Visual Studio logo (graphic only)	®	
Voodoo Vince	®	Video game
WebBot	®	Components
WebCourier	®	HTML newsletter distribution service
Webdings	®	Font
WebTV	®	Service
WebTV logo	TM	
WebTV Network	TM	Service
Whacked!	®	Video game
Win32	®	Application programming interface
Win32s	®	Application programming interface
Windows	®	Operating system
Windows logo (graphic only)	®	
Windows logo (the 2002 edition)	®	
Windows Media	®	Technologies, player
Windows Mobile	TM	Software
Windows NT	®	Operating system
Windows Server	TM	Operating system
Windows Server System	TM	Integrated server software
Windows Start logo (design)	®	
WinFX	TM	Application programming interface
Wingdings	®	Font
WMV/HD logo	TM	
XBN	®	Magazine

Xbox	®	Video game system
Xbox Live	TM	Online game service
Xbox Live logo	TM	
Xbox (stylized) logo	®	
Xbox "X" logo	®	
XL design (Microsoft Excel logo)	®	
XSN Sports logo	TM	
Your Potential. Our Passion.	TM	
ZoneFriends	®	Buddy matchmaking system
ZoneLAN	®	Game matchmaking system
Zone Message	®	Player communication system
Zoo Tycoon	®	Game

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Xbox Video Games-Japan

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Trademark	English equivalent	Status	Descriptor
ねずみくす	Nezmix in Hiragana	TM	Video game
Maximum Chase マキシマム チェイス	Maximum Chase and in Katakana	TM	Video game
Tenku 天空	Tenku and in Kanji	TM	Video game
Project Gotham プロジェクト ゴッサム	Project Gotham and in Katakana	TM	Video game
Jockey's Road	Jockey's Road	TM	Video game
ジョッキーズロード	Jockey's Road in Katakana	TM	Video game
The Wild Rings ザ・ワイルド・リングス	The Wild Rings and in Katakana	TM	Video game
頭脳対戦ライブ	Zunou Taisen Live in Kanji/Katakana	TM	Video game
True Fantasy Live Online トゥルーファンタジーライブオンライン	True Fantasy Live Online and in Katakana	TM	Video game

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Trademark	Status	Descriptor
Dexterity	®	Software

Great Plains	®	Software
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Trademark	Status	Descriptor
Axapta	®	Software
C/Side	®	Software
IntelliMorph	®	Software
Morphx	®	Software
Navision	®	Software
X++	®	Software
XAL	TM	Software

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Trademark	Status	Descriptor
Drilldown Viewer	TM	Software
FRx	®	Software
FRx logo	®	
Instant OLAP	®	Software

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[UNIX System Home](#) • [The Single UNIX Specification](#) • [UNIX 03](#)
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UNIX® Trademark Usage

APPENDIX B (1 PAGE)

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UNIX 98 | UNIX 03

The Single UNIX Specification Version 3

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